Case 7:20-	cv-00628-AEK	Document 196	Filed 05/08/	11.
UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORKX				ELECTRONICALLY FILED DOC #: DATE FILED: 5/8/2024
VANN,	F	Plaintiff(s),	•	7: 20cv628-AEK
PERSICO, ET AL.,	-against-	Defendant(s).	SET	ORDER RE TLEMENT CONFERENCE PROCEDURES

## **VICTORIA REZNIK, United States Magistrate Judge:**

This matter is scheduled for a remote settlement conference on the Teams videoconferencing platform before **Magistrate Judge Victoria Reznik** on **MAY 30, 2024, AT**2:30 PM. Counsel will be provided with the Teams links by email before the conference. The following procedures shall apply.

- 1. **Confidentiality.** All settlement conferences are "off the record" and strictly confidential. All communications relating to settlement may not be used in discovery and will not be admissible at trial.
- 2. *Ex parte* letter submissions. No later than five (5) business days before the conference, counsel for each party <u>MUST</u> send the Court <u>by e-mail</u> an *ex parte* letter, marked "Confidential Material for Use Only at Settlement Conference," which should not be served on the other parties or filed on ECF. The letter should be sent by e-mail to <a href="mailto:ReznikNYSDChambers@nysd.uscourts.gov">ReznikNYSDChambers@nysd.uscourts.gov</a>.

The *ex parte* letter must not exceed ten (10) pages in length (not including exhibits) unless permission to do so has been granted by the Court. The letter should include, at a minimum, the following: (1) the history of settlement negotiations, if any, including any prior offers or demands; (2) the key issues of fact and/or law in the case; (3) the party's evaluation of the settlement value of the case and the rationale for it; (4) any case law authority in support of the party's settlement position; and (5) any other facts that would be helpful to the Court in preparation for the conference. If a letter is accompanied by attachments exceeding ten (10)

pages in length, the submitting party shall hand deliver a hard copy of the letter plus attachments

to the Court.

3. **Exchange of Demand/Offer.** If the plaintiff has not already made a settlement

demand, such a demand must be communicated to the opposing party no later than 14 days

**before the conference**. If it has not already done so, the opposing party shall respond to any

demand **no later than 7 days thereafter**. The parties should not wait for the settlement

conference to start negotiations of a resolution of their dispute.

4. Attendance. It is the Court's standard practice to require parties – and not just

<u>counsel – to attend settlement conferences.</u> A person with ultimate settlement authority on

behalf of each party must attend the settlement conference or otherwise be available by phone to

approve any proposed settlement. Any party who fails to comply with the attendance

requirements may be required to reimburse all other parties for their time and travel expenses, if

any, and may face other sanctions.

SO ORDERED.

DATED:

White Plains, New York

May 8, 2024

VICTORIA RE

United States Magistrate Judge

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